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EXTRAORDINARY

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PART I—Section I

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 19th August 1965

SUBJECT.—Imports from U.S.A. under US AID Loans No. 217, 082, 103 and 157—
Certificate of U.S. source and origin.

No. 69-ITC(PN)/65.—Attention of the importers is invited to Public Notice No. 73-ITC(PN)/64 and 74-ITC(PN)/64 both dated the 2nd September, 1964, and Public Notice No. 76-ITC(PN)/64 dated the 14th September, 1964 regarding the revised form of certificate of U.S. source and origin (copy attached). It has been made clear therein that this certificate is applicable in respect of all orders placed on or after 1st October, 1964. The importers were requested to ensure that, while furnishing the prescribed documents to the Ministry of Finance (DEA), New Delhi (for the purpose of claiming reimbursement from AID, Washington of the foreign exchange cost of the imports effected by them) the relevant invoices are invariably accompanied by the certificate of source and origin duly filled in and signed by the suppliers. It is noticed that this requirement is not being complied with in many cases and documents are being sent to the Ministry of Finance without these certificates. Even where these certificates have been furnished, it is found that the suppliers are not filling in the applicable AID Geographic Code number in the two blank spaces provided for the purpose. In the absence of this certificate of U.S. source and origin complete in all respects, the Ministry of Finance

are not able to obtain from U.S. AID, Washington reimbursement of foreign exchange already remitted from the Government's free resources. The Ministry of Finance are, therefore, compelled to enter into protracted correspondence with the importers for rectification of the deficiencies.

2. It is notified for the information and guidance of all concerned that the applicable AID Geographic Code number to be inserted in the two blank spaces of the certificate of U.S. source and origin is "000". The importers should immediately review all orders placed by them on or after 1st October, 1964 against licences issued under AID programme and inform the suppliers concerned *forthwith, if not already done*, of the imperative need to furnish alongwith the other prescribed documents, the certificate of U.S. source and origin in the attached form, duly filled in, including the AID Geographic Code number as indicated above. They should also advise their bankers to amend the relevant letters of credit already opened, so as to provide *specifically* for the furnishing of the said certificate of U.S. source and origin by the supplier, duly completed in all respects, if not already done.

3. In cases where the imports have already taken place and the certificates of U.S. source and origin as in the attached form have not been furnished, the importers should immediately get in touch with the suppliers, obtain the certificates and furnish them to the Ministry of Finance (E.A.D.), New Delhi *within two months from the date of issue of this Public Notice*.

4. The importers are hereby requested to note that serious notice will be taken of any infringement of the conditions of this Public Notice.

Enclosure to Public Notice No. 69-ITC(PN)/65 dated 19-8-65

CERTIFICATE OF SOURCE AND ORIGIN

"I(We) hereby certify that the 'source' (as defined by A.I.D.) of the commodities listed on the attached invoice or invoiced herein is as shown below and in the source block of the A.I.D. suppliers' Certificate form and that such invoiced commodities were mined, grown, or produced in a country or countries covered by AID Geographic Code———(Insert the Geographic Code number specified by the importer).

"I(We) further certify, that to the best of my(our) information and belief, with respect to any produced commodity invoiced, (a) the cost of components (delivered to point of production) acquired by the producer of the commodity in the form in which imported into the country of production from free-world countries other than countries covered by A.I.D. Geographic Code———(Insert the Geographic Code number specified by the importer), does not exceed in total cost by 10 per cent of the lowest price (excluding the cost of ocean transportation and marine insurance) at which I(We) make the commodity available for export sale (whether or not financed by A.I.D.), and (b) the produced commodity does not contain any components imported from countries not included under A.I.D. Geographic Code 899 or prohibited by the Foreign Assets Control (FAC) or Cuban Assets Control (CAC) Regulations of the U.S. Treasury Department, or (c) if A.I.D. has excepted the commodity from any of the foregoing requirements, the commodity meets all conditions specified by A.I.D. in connection with such exception.

"I(We) understand that a false certification made herein may be punishable by law.

"Source of Commodities———

"Authorised Signature of Supplier———

"Title———

"Date———"

SUBJECT.—*Import Policy for Educational films falling under Sr. No. 117-IV of the I.T.C. Schedule for the year April 1965—March 1966.*

No. 70-ITC(PN)/65.—Attention is invited to the import policy for cinematographic films, exposed falling under Sr. No. 117/IV in Section II of the Import Trade Control Policy Book (Red Book) for the year April 1965—March 1966 in regard to which a 'Nil' policy has been announced.

2. On a review of the position, it has been decided that applications from Established Importers for the import of educational films will be considered by Port Licensing authorities and licences issued at 100% quota on the basis of past imports of such films during any of the three years 1955-56, 1956-57 and 1957-58. The applicants are also required to produce satisfactory evidence to show that the films are educational in nature and are required for exhibition in schools and colleges and other educational institutions. For this purpose, the intending importers should furnish full particulars about the films as follows:—

- (a) Where the film desired to be imported has been produced by a non-commercial organisation such as the various bodies of the United Nations, the Red Cross and so on. Proofs in this respect may be furnished.
- (b) Whether the film is being imported by a firm which is not otherwise engaged normally in the exhibition of cinema films.
- (c) Literature relating to the films sought to be imported should be furnished to the Licensing Authority.
- (d) Whether the film is being imported against any specific orders from an educational institution or any other similar body.

3. Applications for import of educational films from sole distributors of well-known foreign producers who are not eligible to obtain licences as established importers in terms of paragraph 2 above will also be considered by C.C.I., New Delhi, in consultation with the Ministry of Education.

4. Applications under these provisions should be made to the Licensing Authorities concerned not later than 15th September, 1965.

5. The validity period of licences will be 12 months.

6. The entries against S. No. 117/IV in Section II of the Red Book for the year April 1965—March 1966 may be deemed to have been amended accordingly.

SUBJECT.—*Import policy for Artists' Brushes including Hog's hair brushes falling under S. No. 324(a)/IV and Water and Oil colours falling under S. No. 34-37(b)/V of the I.T.C. Schedule for the year April 1965—March 1966.*

No. 71-ITC(PN)/65.—Attention is invited to the import policy for Artists' Brushes including Hog's hair brushes falling under S. No. 324(a)/IV and Water and Oil colours falling under S. No. 34-37(b)/V, as given in Section II of the Import Trade Control Policy Book (Red Book) for the year April 1965—March 1966 in regard to which a 'Nil' policy has been announced.

2. On a review of the position, it has been decided to allow import of Artists' Brushes including Hog's hair brushes falling under S. No. 324(a)/IV to Established Importers on a quota of 5 %. The quota will be calculated on the basis of past imports of Artists' Brushes only and licences issued will be subject to the following:—

“Upto 20% of the face value of licences or Rs. 250/- whichever is higher can be utilised for the import of Artists' materials specified in Appendix 20.”

3. It has also been decided to allow import of 'Water and Oil colours' falling under S. No. 34-37(b)/V to Established Importers on a quota of 10%. The licences issued will be subject to the following conditions:—

- (i) Not more than one-fourth of the face value of the licences can be utilised for import of water colour boxes consisting of water colours in the form of cakes.
- (ii) Not more than 25% of the face value of quota licences can be utilised for import of water colours including Poster colours.
- (iii) The quota licences for this item can be utilised for the import of Artists' materials specified in Appendix 20 subject to the conditions specified therein. The endorsement of the licences will not be necessary.
- (iv) Licences will only permit import of preparations of dry colours used by artists but will not be valid for import of ground pigments in oil which can be used as paints on thinning.

4. The applications under these provisions will be considered by the Port Licensing Authorities concerned and should be made to the concerned licensing authorities not later than the 15th September, 1965.

5. The validity period of licences will be twelve months.

6. The existing entries against S. Nos. 324(a)/IV and 34-37(b)/V in Section II of the Red Book for the year April 1965—March 1966 may be deemed to have been amended accordingly.

7. The following may also be deemed to have been inserted below the heading "Artists' materials—List of" in Appendix 20 to the current Red Book:—

"ARTISTS' MATERIALS WHICH CAN BE IMPORTED AGAINST QUOTA LICENCES GRANTED UNDER SUB-SERIAL NO. 34-37(b)/V. THESE ARTISTS' MATERIALS CAN ALSO BE IMPORTED AGAINST LICENCES FOR ARTISTS' BRUSHES INCLUDING HOG'S HAIR BRUSHES (S. NO. 324(a)/IV) UPTO THE EXTENT OF 20 PER CENT OF THE FACE VALUE THEREOF OR Rs. 250/-, WHICHEVER IS HIGHER. NOT MORE THAN ONE PER CENT OF THE FACE VALUE OF THESE LICENCES CAN BE UTILISED ALTOGETHER FOR THE IMPORT OF INSTRUMENT BOXES AND RUBBER ERASERS. HOWEVER, THIS FACE VALUE RESTRICTION ON IMPORT OF INSTRUMENT BOXES AND RUBBER ERASERS WILL RELATE TO THE PERMISSIBLE LIMIT OF 20 PER CENT OF THE FACE VALUE OF LICENCES GRANTED FOR S. NO. 324(a)/IV AND NOT TO THE FULL FACE VALUE OF THE LICENCES FOR S. NO. 324(a)/IV."

P. SABANAYAGAM,
Chief Controller of Imports and Exports.